

U.S. Department of Justice

United States Attorney Eastern District of New York

JMH F. #2015R00517

271 Cadman Plaza East Brooklyn, New York 11201

October 7, 2019

By ECF and FedEx

Susan G. Kellman 25 Eighth Avenue Brooklyn, NY 11217 sgk@kellmanesq.com

Re: United States v. Ruslan Maratovich Asainov

Criminal Docket No. 19-402 (NGG)

Dear Ms. Kellman:

The government writes to provide supplemental discovery pursuant to Federal Rule of Criminal Procedure 16. This disclosure supplements the government's earlier productions dated September 6, 2019 (ECF No. 19) and September 26, 2019 (ECF No. 26). The enclosed drive has been assigned Bates number RMA-000073, and it contains video of post-arrest statements made by the defendant. The drive is password protected and the password will be sent to you by separate cover. The drive and its contents constitute SENSITIVE DISCOVERY MATERIAL governed by the Stipulation and Order executed by the parties and entered by the Court (ECF No. 18). Please let us know if you have any technical difficulties with viewing the video contained on the drive.

Very truly yours,

RICHARD P. DONOGHUE United States Attorney

By: <u>/</u>9

Douglas M. Pravda Saritha Komatireddy J. Matthew Haggans Assistant U.S. Attorneys

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Enclosures (1)

cc: Clerk of the Court (NGG) (by ECF)